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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/781,354	02/12/2001	William J. Tobin	TOBINB 3.0-001 CONT CONT	2023
530	90 05/07/2004		EXAMINER	
LERNER, DA	VID, LITTENBERG,	YUAN, ALMARI ROMERO		
KRUMHOLZ & MENTLIK 600 SOUTH AVENUE WEST				
			ART UNIT	PAPER NUMBER
WESTFIELD,	NJ 07090		2176	/L
			DATE MAILED: 05/07/2004	7

Please find below and/or attached an Office communication concerning this application or proceeding.

1

·····	Application No.	Applicant(s)				
		JV				
Office Action Summary	09/781,354	TOBIN, WILLIAM J.				
Office Action Summary	Examiner	Art Unit				
T. 11411 NO DATE Additional of the control of the c	Almari Yuan	2176				
The MAILING DATE of this communication Period for Reply	appears in the cover sheet w	vith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may an. a reply within the statutory minimum of the eriod will apply and will expire SIX (6) MO statute, cause the application to become A	reply be timely filed irty (30) days will be considered timely. INTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 2	21 June 2003.					
3) Since this application is in condition for all						
closed in accordance with the practice und	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) 60-84 is/are pending in the application 4a) Of the above claim(s) is/are with 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 60-84 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and s	ndrawn from consideration.					
Application Papers						
9) The specification is objected to by the Example 10) The drawing(s) filed on 12 February 2001 in Applicant may not request that any objection to Replacement drawing sheet(s) including the country. The oath or declaration is objected to by the	is/are: a) accepted or b) the drawing(s) be held in abeya prrection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119	•					
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a	ments have been received. ments have been received in priority documents have bee ureau (PCT Rule 17.2(a)).	Application No n received in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-9483) Information Disclosure Statement(s) (PTO-1449 or PTO/S	B) Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application (PTO-152)				
Paper No(s)/Mail Date 3. 6) Other:						

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DETAILED ACTION

1. This action is responsive to communications: Application filed on 02/12/0, Preliminary Amendment filed on 02/12/01, and IDS filed on 6/21/03.

2. Claims 1-59 are canceled and claims 60-84 are newly added claims. Claims 60-84 are pending. Claims are 60, 67, 83, and 84 independent claims.

Information Disclosure Statement

3. The reference by Robert Neches, et al. "Electronic Commerce on the Internet" has not been considered by the Examiner because the date is unknown to be consider as Prior Art, however, the rest of the cited references in the information disclosure statement (IDS) submitted on 6/21/03 has been considered by the examiner.

Specification

4. The abstract of the disclosure is objected to because the content is not related to the newly added claimed invention. Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 60-84 rejected under 35 U.S.C. 103(a) as being unpatentable over Dyreson et al. "The Boomerang White Paper: a Page As You Like It", 11/1995, <WWW.W3.org>, pages 1-17 (herein after "Dyreson") in view of Person, Ron, "Web Publishing with Word for Windows", 1995, Que Corporation, pages 63-65 and 207-211 (herein after "Person"). Regarding independent claims 60 and 83 and (dependent claims 66, 68-69, 71, 74, 77-79, and 82),

Dyreson discloses:

A system for configuring a web page for display by a client computer (see Abstract teaches Boomerang is a dynamic HTML page reconfiguration system to reconfigure a requested HTML page prior to displaying it (see page 5)), said system comprising:

transmitting over the Internet a first HTML document from a first server (on page 3 Figure 1 shows the client can request a page from a server via network), said first HTML document including a pointer to a location at a web site stored on a second server (on page 2 especially 1st paragraph teaches an building an Internet mall welcome page wherein each store within the mall is a unique hypertext document that is designed, developed, and maintained independently (accessed from a different location)), said first HTML document being associated with a first brand (on page 2 teaches mall itself will have a single "welcome" page (1st HTML document)),

dynamically configuring a complete web page to be displayed on said client computer (on page 2 2nd paragraph teaches dynamically reconfiguring a document),

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displaying said web page on said client computer (on page 5 teaches displaying final page to the client).

However, Dyreson does not explicitly disclose "combining information and a second brand stored in said second server with said first brand".

Person does disclose "combining information and a second brand stored in said second server with said first brand" on page 63-65 and page 208 teaches creating interactive web forms/pages to be published in the web; wherein the web page contains a plurality of images (2nd brands) all combined within a single web page "ZD net" (1st brand) (see page 208 Figure 9.13). On pages 209-211 teaches each image on the "ZD" net web page will be configured with an embedded hyperlink (URL) for the user to click on to retrieve the related web page.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have modified Person into Dyreson to provide a way combine a plurality of images with embedded hyperlinks (URLs) into a single web page, as taught by Person, incorporated into the Internet Mall web page of Dyreson, in order to provide way to attract users in finding goods or do comparison shopping over the Internet/Network.

Regarding dependent claims 61 and 70, Person does disclose "the pointer/reference includes a URL address", on pages 209-211 teaches each image on the "ZD" net web page will be configured with an embedded hyperlink (URL).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have modified Person into Dyreson to provide a way combine a plurality of images with embedded hyperlinks (URLs) into a single web page, as taught by Person,

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incorporated into the Internet Mall web page of Dyreson, in order to provide way to attract users in finding goods or do comparison shopping over the Internet/Network.

Regarding dependent claims 62 and 73, Dyreson discloses "World Wide Web servers" on page 1 teaches how to control information on the World Wide Web and on page 5 teaches servers usually fetch pages.

Regarding dependent claims 63 and 75-76, Dyreson discloses "graphic based browser" on page 1 teaches Boomerang is compatible with existing browsers and on page 5 teaches displaying final page using the browser.

Regarding dependent claims 64-65 and 80-81,

Dyreson on page 1 and page 5 teaches Boomrang uses a page template to specify how to reconfigure the page.

Person on page 208 Figure 9.13 shows the ZD net logo is placed as the header of the web page.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have modified Person into Dyreson to provide a way combine a plurality of images with embedded hyperlinks (URLs) into a single web page, as taught by Person, incorporated into the Internet Mall web page of Dyreson, in order to provide way to attract users in finding goods or do comparison shopping over the Internet/Network.

Regarding independent claims 67 and 84, Dyreson discloses:

A system for displaying a page in a client/server based network (on page 4 shows client/server network to reconfiguring a requested page prior to displaying it to the client (see page 5)), said system comprising:

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a client computer of said network (on page 3 Figure 1 shows the client can request a page from a server via network) page including information to be displayed on said display(on page 5 teaches displaying page to the client),

transmitting a first tagged document from a first server to client computer (on page 3 Figure 1 shows the client can receive the request page from a server via network), said first tagged document including a reference to a second tagged document on a second server, said first tagged document being associated with a first brand, said second tagged document including a second brand (on page 2 especially 1st paragraph teaches an building an Internet mall welcome page (1st tagged document" wherein each store (2nd brand) within the mall (1st brand) is a unique hypertext document that is designed, developed, and maintained independently (accessed from a different location)),

dynamically configuring a complete web page to be displayed on said client computer (on page 2 2nd paragraph teaches dynamically reconfiguring a document),

displaying said page on said display of said client computer (on page 5 teaches displaying final page to the client).

However, Dyreson does not explicitly disclose "combining information contained in said second tagged document with at least said first brand, such that said page contains both said first brand and said second brand".

Person does disclose "combining information contained in said second tagged document with at least said first brand, such that said page contains both said first brand and said second brand" on page 63-65 and page 208 teaches creating interactive web forms/pages to be published in the web; wherein the web page contains a plurality of images (2nd brands) all combined within

a single web page "ZD net" (1st brand) (see page 208 Figure 9.13). On pages 209-211 teaches each image on the "ZD" net web page will be configured with an embedded hyperlink (URL) for the user to click on to retrieve the related web page.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have modified Person into Dyreson to provide a way combine a plurality of images with embedded hyperlinks (URLs) into a single web page, as taught by Person, incorporated into the Internet Mall web page of Dyreson, in order to provide way to attract users in finding goods or do comparison shopping over the Internet/Network.

Regarding dependent claim 72, Dyreson on page 4 Figure 2 shows the connection between the client and server via network. An IP address must be used for the client to communicate with the server over the network and for the client to request for a page.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

USPN 5,717,860 - Graber et al. - filed on 09/1995

USPN 5,845,303 - Templeman - filed on 10/1996 (cont. of 350,447 filed 12/1994, abandoned)

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Almari Yuan whose telephone number is 703-305-5945. The examiner can normally be reached on Mondays - Fridays (8:30am - 5:00pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild, can be reached on 703-305-9792. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

AY April 29, 2004

JOSEPH FEILD SUPERVISORY PATENT EXAMINER